FROM: MARAGON-PRACTICE FAX NO.: 8133544558 Nov. 30 2009 12:38PM P12

AGREEMENT FOR THE PURCHASE OF COMMON STOCK

THIS AGREEMENT FOR THE PURCHASE OF COMMON STOCK (the "Agreement") is made and entered into as of this $\frac{3}{2}$ day of March, 2006, by those individuals and entities listed on Exhibit A to this Agreement ("Purchasers"), and Argyll Equities, LLC, a Texas limited liability company ("Argyll Equities").

RECITALS

WHEREAS, Nurovysn Merger Corporation is currently a privately-held Nevada corporation that has announced plans to merge with and into a publicly-traded entity. After such merger, the merged entity shall change its name to "Nurovysn Biotech Corporation" (hereinafter "Nurovysn Biotech"). It is anticipated that a portion of the equity shares of Nurovysn will thereafter be publicly-traded on the over-the-counter bulletin board market system; and

WHEREAS, it is anticipated that, following the merger, Argyll Equities will hold a portion of common stock representing an equity position in Nurovysn Biotech, which equity position shall, within a short period of time thereafter, comprise free-trading shares of Nurovysn Biotech, and

WHEREAS, Argyll Equities desires to sell, and Purchasers desire to Purchase from Argyll Equities, a number of shares of common stock.

AGREEMENT

NOW, THEREFORE, in consideration of the mutual promises, covenants and representations contained in this Agreement. Purchasers and Argyll Equities hereby agree as follows:

1. Agreement to Purchase and Sell.

- purchase from Argyll Equities (i) Fire Angle (2,500) free-trading shares of common stock in Nurovysn Biotech Corporation (the "Purchased Stock"). The total price for the Purchased Stock shall be formally dollars (\$ 25,000) (the "Purchase Funds"), which amount shall be paid by wire transfer or other immediately-available funds to Argyll Equities within _______ business days following execution of this Agreement.
- 1.2 Argyll Equities shall sell, transfer and assign Fre hundred (2,500) shares of the Purchased Stock to the Purchasers within sixty (45) days after Argyll Equities' receipt of the Purchase Funds.

2. Representation and Warranties of Argyll Equities.

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Argyll Equities hereby represents and warrants to the Purchasers that the statements in the following paragraphs of this Section 2 are all true and complete as of the date of this Agreement:

- Argyll Equities, and upon execution and delivery by the Purchasers of this Agreement and the performance by the Purchasers of their respective obligations, it will constitute a legal, valid and binding obligation of Argyll Equities enforceable against Argyll Equities in accordance with its terms, except as such enforcement may be limited by bankruptcy or insolvency laws or other laws affecting enforcement of creditors' rights or by general principles of equity.
- 2.2 Argyll Equities is or shall be the record and beneficial owner of the Purchased Stock and has or shall have sole managerial and dispositive authority with respect to the Purchased Stock. Argyll Equities has not granted and will not grant any person a proxy with respect to the Purchased Stock that has not expired or will not expire, or that otherwise has been or will be withdrawn. The sale and delivery of the Purchased Stock to the Purchasers pursuant to this Agreement will vest in the Purchasers legal and valid title to the Purchased Stock, free and clear of all liens, security interests, adverse claims or other encumbrances of any character whatsoever (collectively, "Encumbrances") (other than Encumbrances created by the Purchasers).

3. Representations and Warranties of Purchasers.

Purchasers hereby individually and jointly represent and warrant to Argyll Equities that the statements made in this Section 3 are all true and complete as of the date of this Agreement. Each Purchaser individually represents that he, she, or it has the full power and authority to enter into this Agreement. This Agreement has been duly and validly executed and delivered by the Purchasers, and upon the execution and delivery by Argyll Equities the performance by Argyll Equities of its obligations herein, this Agreement will constitute a legal, valid, and binding obligation of the Purchasers enforceable against the Purchasers in accordance with its terms, except as such enforcement may be limited by bankruptcy or insolvency laws or other laws affecting enforcement of creditors' rights or by general principles of equity.

4. MISCELLANEOUS.

- This Agreement shall inure to the benefit of and be binding upon the respective successors and assigns of the Purchasers and Argyll Equities.
- 4.2 Any dispute, disagreement, conflict of interpretation or claim arising out of this Agreement, or its enforcement, shall be governed by the laws of the State of California, excluding its conflicts of laws provisions.

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- 4.3 This Agreement may be executed in multiple counterparts, each of which shall be deemed to be an original, but all or which together shall constitute one and the same Agreement. Facsimile signatures shall be deemed to be originals
- 4.4 From and after the date of this Agreement, upon the reasonable request of a party hereto, the other parties shall execute and deliver such instruments, documents, or other writings as may be reasonably necessary or desirable to confirm and carry out and to effectuate fully the intent and purpose of this Agreement

IN WITNESS WHEREOF, the Purchasers, Sellers, Argyll equities, and Nurovysn have executed this Agreement as of the date first written above.

PURCHASERS:	
David J Ir Win 16527 Hotch ison Rd	1/
Odessa, FL 33550	- A and for

ARGYLL EQUITIES, LLC

Jim Miceli

FROM: WARAGON-PRACTICE FACINO,: 8133544558 Nov. 30 2009 12:40PM F15

EXHIBIT A

SCHEDULE OF PURCHASERS

David J. I own
16527 Hutchison Rd.
odessa, FL 3355

Purchesing 3/11/06 2,500 Free trading Shares

EXHIBIT C

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FROM : ØARAGON-PRAGITICE FH:: NU. : 8133544558 1966), 30 2009 12:32PM P3

March 31, 2006

Andrew Jennings Northern Trust Securities, Inc. 425 North Florida Ave. Tampa, FL 33602 813-273-6867 813-275-9813 fax

Dear Andrew,

I, David Irwin and spouse, Sherri Weidner-Irwin are requesting you to withdraw \$25,000 out of our "Joint - with Right of Survivorship" account The number is

Please wire the amount into

West Suburban Bank 315 S Randall Rd. St. Charles, IL 30174

The Account info is a follows:

ABA/Routing Number Receiving Account#

Account Name:

071923349

Argyll Equities, LLC

Thank you,

Snerri E. Weidner-Irwin

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Receiving Institution Name. Institution Address.

West Suburban Bank 315 S Randali Rd St. Chieles, II. 60174

ABA/Routing Number Receiving Account# Account Name. 071923349 Argyll Equities, LLC

Greg Witz Chief Financial Officer The Argyll Group 4225 Executive Square, Suite 260 La Jolla, California 92037

858 200-2320 office 858 220-1141 mobile 858 200-8066 fax 25,000